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July 12, 2010

VIA FACSIMILEExaminer Marcus T. Riley
Art Unit 2625
U.S. Patent & Trademark Office (USPTO)

Re: Agenda for Applicant-Initiated Interview
Applicants: Shuntaro Aratani et al.
Application No.: 10/724,700
Filing Date: December 2, 2003
Title: DATA BROADCASTING RECEIVING AND
REPRODUCING APPARATUS
Atty. Docket No. 03500.017761.

Dear Examiner Riley:

This is to confirm the details of a telephonic interview concerning the final Office Action dated April 13, 2010 in the above-identified application.

In substitution for use of form PTOL-413a, the following information is provided:

Proposed date and time: July 16, 2010
2:00 p.m. DC time (11:00 a.m. CA time)

Participants: On behalf of the Applicants,
Christian Mannino, Reg. No. 58,373.

On behalf of the USPTO,
Marcus T. Riley, Assistant Primary Examiner, Art Unit 2625
and David K. Moore, Supervisory Patent Examiner, Art Unit
2625(or other Examiner with negotiation authority (MPEP §
713.05).

Applicants are preparing to file a Notice of Appeal in this application. The purpose of the interview is to obtain a better understanding of the rejection of Claims 9 and 13 under § 102(e)

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prior to filing that Notice. In that regard, it remains the Applicants' opinion that the applied art does not show (1) the data obtaining unit (Claim 9) and (2) the converting unit (Claim 9).

Applicants wish to discuss the Examiner's understanding of the applied art U.S. Pat. 6,774,951 (Narushima '951) and the following elements recited in Claims 9 and 13: script program; broadcasting event command; and print permission/inhibition information. Applicants also wish to discuss the Examiner's understanding of the relationship between the script program, broadcasting event command, and print permission/inhibition information.

In addition, the Amendment filed on December 29, 2009 will be discussed.

Please confirm that you and the Supervisory Examiner are agreeable to the proposed date and time.

Respectfully submitted,



Christian Mannino
Attorney for Applicants
Reg. No. 58,373

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